Case 22-19361-MBK Doc 1895 Filed 11/ Document Official Form 417A (12/18)) / _
CASE NO &	FILED JEANNE A. NAUGHTON, CLERK
[Caption as in Form 416A, 41	16B, or 416D, as appropriate] NOV 2 0 2023
NOTICE OF APPEAL AND S	BY DEPUTY
Part 1: Identify the appellant(s)	\$ 298.00
1. Name(s) of appellant(s) GEOR6	ES.WYNNS(PROSE)
Position of appellant(s) in the adversary proc appeal:	eeding or bankruptcy case that is the subject of this
For appeals in an adversary proceeding. Plaintiff Defendant Other (describe)	For appeals in a bankruptcy case and not in an adversary proceeding. Debtor Creditor Trustee Other (describe)—SECUPED CREDITOR, TWENLESTED DT
Part 2: Identify the subject of this appeal	(
1. Describe the judgment, order, or decree apportunity of the property of the	ealed from: ORDERS DEMING VERLUIZ RESPONSED BLETON or decree was entered:
Part 3: Identify the other parties to the ap	<u>peal</u>
List the names of all parties to the judgment, order, or and telephone numbers of their attorneys (attach add 1. Party BLOCK FT Attorney: HILL S. PERTORS - 2. Party: Attorney: Attorney:	litional pages if necessary):

Part 4: Optional election to have appeal heard by District Court (applicable only in certain districts)

If a Bankruptcy Appellate Panel is available in this judicial district, the Bankruptcy Appellate Panel will hear this appeal unless, pursuant to 28 U.S.C. § 158(c)(1), a party elects to have the appeal heard by the United States District Court. If an appellant filing this notice wishes to have the appeal heard by the United States District Court, check below. Do not check the box if the appellant wishes the Bankruptcy Appellate Panel to hear the appeal.

Appellant(s) elect to have the appeal heard by the United States District Court rather than by the Bankruptcy Appellate Panel.

Part 5: Sign below	
Signature of attorney for appellant(s) (or appellant(s) if not represented by an attorney)	Date: NOV (15) 2023
Name, address, and telephone number of attorney (or appellant(s) if not represented by an attorney):	

Fee waiver notice: If appellant is a child support creditor or its representative and appellant has filed the form specified in § 304(g) of the Bankruptcy Reform Act of 1994, no fee is required.

[Note to inmate filers: If you are an inmate filer in an institution and you seek the timing benefit of Fed. R. Bankr. P. 8002(c)(1), complete Director's Form 4170 (Declaration of Inmate Filing) and file that declaration along with the Notice of Appeal.]